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			- CHARTAIN A	CONFIRMATION NO.
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	
09/433,475	11/04/1999	HARU KOMOOKA	909.0004USU	2618
HARRY SMITH ESQ OHLANDT GREELEY RUGGIERO & PERLE ONE LANDMARK SQUARE 9TH FLOOR STAMFORD, CT 069012682			EXAMINER	
			NGUYEN, PHU K	
			ART UNIT	PAPER NUMBER
			2671	10
			DATE MAILED: 11/07/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.	Applic

Applicant(s)

KOMOOKA et al.

Examiner

Advisory Action

09/433,475

Phu K. Nguyen

Art Unit 2671



	The MAILING DATE of this communication appears on the	cover sheet with the correspondence address
Theref rejection	REPLY FILED <u>Oct 15, 2002</u> FAILS TO PLACE THIS All efore, further action by the applicant is required to avoid the tion under 37 CFR 1.113 may only be either: (1) a timely file vance; (2) a timely filed Notice of Appeal (with appeal fee); (2) in compliance with 37 CFR 1.114. THE PERIOD FOR REPLY	ed amendment of this application. A proper reply to a final ed amendment which places the application in condition for or (3) a timely filed Request for Continued Examination
. 1	2 at the form the modifie	
b)	In view of the early submission of the proposed reply (within twe expires on the mailing date of this Advisory Action, OR continue is later. In no event, however, will the statutory period for the rejection.	o months as set forth in MPEP § 706.07 (f)), the period for reply is to run from the mailing date of the final rejection, whichever reply expire later than SIX MONTHS from the mailing date of the final
ext app	et in the final Office action; or (2) as set forth in (b) above, it checked nailing date of the final rejection, even if timely filed, may reduce any o	e period of extension and the corresponding discourse for reply originally the expiration date of the shortened statutory period for reply originally. Any reply received by the Office later than three months after the parned patent term adjustment. See 37 CFR 1.704(b).
1. 🗆	37 CFR 1.192(a), or any extension thereof (37 CFR 1.19	(0)), to avoid distrissal of the appeal.
2.🛛	The proposed amendment(s) will be entered upon the tim requisite fees.	ely submission of a Notice of Appeal and Appeal Brief with
3.□		
(a)	$_{ m a)}$ \square they raise new issues that would require further consider	leration and/or search. (See NOTE below);
	$_{ m O}$) \square they raise the issue of new matter. (See NOTE below)	;
	they are not deemed to place the application in better issues for appeal; and/or	
(d)	they present additional claims without cancelling a cor	responding number of finally rejected claims.
	NOTE:	
4. 🗆	Applicant's reply has overcome the following rejection(s)	
5. 🗆	separate, timely filed amendment cancelling the non-allow	
6. X	application in condition for allowance because:	consideration has been considered but does NOT place the
	the Stroyan's front facing primitives of the object liself of Stroyan's use of the Z-buffer for the updating data in the	an be regared as "an object" in the process; Furthermore, memory can be infered through Fossum's teaching of
7. 🗆		t is not directed SOLELY to issues which were newly raised
8. 🕱		ollows (see attached written explanation, if any):
•		
9. 🗆	The proposed drawing correction filed on	a) has b) has not been approved by the Examiner
10.	Note the attached Information Disclosure Statement(s) (P	10-1449) Paper No(s)
	Other:	PHU K. MGUYELI PRIMARY EXAMBER GROUP 2023